LEGISLATIVE PROCEEDINGS.

XLIID CONGRESS-THIRD SESSION

Mr. Fenton (Lib, Rep., N. Y.) presented a nemorial of Allan Rutherford, J. J. Hasler, and other as of New-York, claiming recognition as the riginators of the first organized movement to raise colunteers to aid in suppressing the Rebellion. Mr. volunteers to aid in suppressing the Rebellion. Mr. FENTON, in presenting the memorial, said that although the question of priority in the volunteer movement at the beginning of the civil war was still in controversy, he felt very confident that the claim set forth in this memorial was well founded. The memorialists had no desire nor expectation of any personal, political, or peoundar, reward, but only the desire to settle the historical question, and to secure for themselves and their State the credit to which they were entitled in this matter. The memorial was referred to the Committee on Printing. Mr. WEST (Rep., La.) presented memorials of the Chamber of Commerce of New-Orleans in favor of reciprocal trade with Spanish America, and ocean postal service between New-Orleans and Spanish America.

Mr. THURMAN (Dem., Ohio) presented a memorial of the Historical and Philosophical Society of Ohio, asking the Government to purchase certain historical papers.

Mr. CHANDLER (Rep., Mich.) introduced a bill to

Mr. CHANDLER (Rep., Mich.) introduced a bill to door the international code of signals in the merchant adopt the international code service of the United States.

BILLS PASSED. The bill to continue the Southern Claims Commission The Senate then took up the calendar, and the follow

Authorizing the Secretary of War to have a monument erected at fallsbury, N. C., to the Union soldiers who died there in prison.

To confer on the Supernatendral of the United States Military Academs power to convene general courts market.

To provide for the better care and protection of subsistence supplies. For the relief of S. P. Josetyn.

Providing for the parameter of contributions of subsistence of the property of the property of the property of the parameter of contributions. ing bills were passed :

For the relief of S. P. Jocelyn.
Providing for the payment of certain properly taken for the extension
the military reservation at Camp Mahone, Aritoms.
To establish the Custom-house value of the English sovereign or pound

For the relief of R. C. Bowlinot.

Granting the right of way over public lands to the Deuver, Georgewen, and Utah Rathroad Company of Colorade.

Granting the right of way to the Deuver, South Park, and Pacific

passed.

Permitting Lieut. T. B. M. Mason of the Navy to accept a decrease of Read. m the Superor of Brazil.

for the renief of Edmund Jussen.

granting a pension to Miss Mary Davis of Philadelphia.

Franting a pension to Markitu Zeeb.

The bill for removing political disabilities of certain citizens of Georgia

For the relief of Henry E. James.
For the relief of Charity Lodge I. O. of O. P. of Harper's Ferry.
For the relief of the heirs of Thomas Lawson.
An act amending the act of 1986 to prevent smuggling and for other

reduces.

To authorize the appointment of a Captain of Scouts.

For the relief of Sinnas E. Gardiner.

For the relief of R. R. Embody.

For the relief of R. R. Embody.

Amending the act to promote the development of the mining resources of the United States. The bill extends the time when the first annual excenditure on mining claims may be made until June 10, 1874.

For the relief of Chas. H. Mallory & Co. of New York.

Frombitting afth enterprises in the District of Columbia.

An act to enforce the stipulations of the convention of 1866 with fearence.

Amening the Shipping Commissioners act

PUBLIC LANDS IN NEVADA. Mr. STEWART (Rep., Nev.) presented a joint resolu

Mr. ANTHONY (Rep., R. I.), from the Joint Committee on Printing, reported a joint resolution accepting the bid of Wm. J. Murtagh of Washington for reporting and publishing the debates of Congress, and gave notice that he would call it up at an early day.

HOUSE OF REPRESENTATIVES. Mr. McClelland (Dem., Penn.) presented the

following petition:

At 5 p. m. the Senate adjourned.

Appropriations, reported the Sundry Civil Appropriation bill, which was made the special order for to-morrow. The hill appropriates about \$27,000,000.

Mr. SAWYER (Rep., Wis.), from the Committee on Commerce, reported the River and Harbor Appropriation bill, which was made the special order for Monday next. The bill appropriates \$5,507,400.

The majority and minority reports on the subject of refunding to distillers money pand for The meters were made, from the Committee of Ways and Means, by Messrs, KERR (bem., Ind.) and BECK (Dem., Ky.), and ordered to be printed.

BILLS PASSED.

BILLS PASSED. Mr. BURDETT (Rep., Mass.), from the Committee on Indian Affairs, reported a bill to authorize the President to negotiate with the Creek Indians for a cession of a portion of their reservation to the Seminoles and Sacs

The House then took up and passed the Senate bill to

The House then took up and passed, the senate bill to pay to the heirs or legal representatives of George C. Bestar of Peoria, Ill., \$125,000 for extra work done and losses sustained by delay in completing his contract for constructing an irea-clad steamer.

The House then took up, as the business of the morning hour, the built reported last week by Mr. PACKER (Rep., Penn.), from the Committee on Roads and Canals, to authorize the building of the Montana and Wyoming Railroad. The bill was amended in some details and was passed.

CHEAP LETTER POSTAGE. Mr. FARNSWORTH (Lib. Rep., Ili.), Chairman of the Committee on Printing, reported a bill to further amend the postal laws, making the letter postage after the 1st

of July next two cents, &c., and the House proceeded to Mr. FARNSWORTH moved to amend the provision

Mr. FARNSWORTH moved to amend the provision which allows weekly newspapers to pass through the mails free of postage in counties where they are printed and published by striking out the words "actually and wholly," the object of the amendment being not to exclude from the provision those country weekly papers which have a portion of their edition printed in some of the iarge cities. The amendment was agreed to.

Mr. FARNSWORTH proceeded to explain and advocate the bill, and to give statistics showing what the experience has been as to the reduction of postage rates in increasing the mass of correspondence by mail. As to the prepayment of newspaper postage, he made the following statement: The postage revenues last year were: On letters, \$19,364,000 on newspapers and periodicals, \$985,540. So the revenue for letters was 20 times as great as that for newspapers, while the newspaper mails were 20 times the weight and bulk of the letter mail. In 1870 there were, in round numbers, printed of all with papers in the year \$60,000.00 were: On letters, \$12,00,000, on newspapers and periodicals, \$85,940. So the revenue for letters was 20 times as great as that for newspapers, while the newspaper mails were 20 times the weight and buik of the letter mail. In 1870 there were, in round numbers, printed of daily papers in the year \$60,000,000 copies, or an average of over 1,500,000 a day; of weekly papers, \$600,000 copies, or an average of over 11,500,000 a week; of monthly periodicals, 100,000,000 copies, or an average of over \$8 millions a month. The lowest rate of postage on these publications was at present: On dailies, \$12 20 a year; on weeklies, 20 cents, and on monthlies, 12 cents. He thought it not too much to say that 10 per cent of the dailies and 80 per cent of the weeklies and monthlies was passed through the mails. If that were so, and if the postage had been collected on it, it should have yielded a revenue from the daily papers of \$300,000; the weekly papers of \$1,856,153, and from the monthlies of \$800,000, making a total of \$2,933,835; while the actual receipts from these sources were only \$985,940. It was, therefore, manifest that but a small part of the postage on that which constituted the great bulk of the weight of the mails was ever received by the Department. He thought that eventually Congress would receipt every man who uses the mails to pay for their use, but he admitted that there was now a feeling of deference to the country weekly press to the extent of allowing thoir circulation free of postage in the country ophibication. As to the effect of the proposed bill; it was his opinion that while next year might show a slight deficiency in the postage received from letter mail, within two years the present revenue would be caught up with and passed. As to the prepayment of newspaper postage, that was not to go into operation until the 1st of January next.

Mr. E. H. ROBERTS (Rep., N. Y.) moved to amend by making the postage on daily newspapers not exceeding four ounces in weight, 15 cents per quarter. After discussion, th

the postage on daily nowspapers not exceeding four onness each copy in weight shall be thereof and collected at the rate of 15 cents per quarter, pruvided flat weekly nowspapers within the respective ocumies where the same are printed and published, and none other, may pass through the mais free of postage, as provided in the 4th clause of section 184 of the "Acis to review, consolidate, and amend the statutes relating to the Post-Office Department."

Size 3. That may person who shall take may letter, postel card, or make the office, or which has been in any post-office, or from a letter or mail earrier, or which has been in any post-office, or from a letter or mail earrier, or which has been in any post-office, or branch post-office, or in the entity of you reterm on the work of the correspondence or pry into the business or secrets of another, or shall secrete, embezie, or destroy the same, shall, on conviction thereof, forevers such offense, forfeit and pay spenalty not exceeding \$200, or be imprisoned at hard labor not exceeding one year, or both, at the discretion of the Court.

The SPEAKER presented a petition from Joseph B.

Stewart, the recusant witness who is in custody, asking asmuch as there was a hostile feeling against him on the part of the Select Committee on the Union Pacific Railroad and Credit Mobilier. The petition was, however, referred to the last named Committee.

THE ARMY BILL PASSED. The House then, at 2:40 o'clock, went into Committee of the Whole on the Army Appropriation bill, Mr. TYNER (Rep., Ind.) in the chair.

A PERSONAL EXPLANATION. Mr. WOOD (Dem., N. Y.), who had the floor to make some general remarks on the bill, yielded to his coleague, Mr. ROOSEVELT (Dem.), who proceeded to make a personal explanation in regard to what he make a personal explanation in regard to what he called a very gross, bitter, and malevolent attack made on him and his action by the press of the District of Columbia, such attack having been not only circulated by the press, but laid on the deeks of members, and tending seriously to impair his influence in the House. He had expected to be blackguarded for his opposition to the Board of Public Works, and his expectation had not been disappointed. He accused the Board of having doctored and falsified its reports, and of having outdone even the Tammany Ring in its scheme of plunder. It was now grabbing at The Globe printing and everything else, and intended to absorb nine-tenths of the property in the District.

iss, and intended to assist the first and in the District.

Mr. CHIPMAN (Rep.), Delegate from the District, replied to Mr. ROOSEVELT. He denied all'his allegations against the Board of Public Works, and taunted him with having had the audacity to hold his seat in the House, not by the votes of the people, but by the certificate of Tammany No. 1.

At the close of this personal discussion the House proceeded with the consideration of the Army bill, which appropriates \$1,31,953.

cceded with the consideration of the Army bill, which appropriates \$31,311,953.

A proposition to make an appropriation for soldiers' headstones was made, debated, and defeated.

The Committee rose and the bill was reported and research.

A number of bills were introduced and referred, and then at 4:35 the House took a recess until 7:30, the even-ing session to be for the business of the Committee on Claims.

THE STATE LEGISLATURE. SENATE.....ALBANY, Tuesday, Feb. 11, 1873. The Judiciary Committee reported favorably the bill changing the name of the Board of Foreign Missions of the Reformed Protestant Church.

The Committee on Commerce reported the bill relative to Commissioners of Emigration, with some amend

Company.

By Mr. Whirnann — Authorizing the East Broadway and Dry Dock Bailroad Company to extend their tracks.

BILLS FASSED.

Declaring the Newtown and Masoriba pinsk road a public highwar.

For the preservation of fish in Steel and McGowan's Creeks, in Herkimer County.

our County. Creating a board of obstitles in the City of Uties. Extending the time for the countraction of the Buffalo East Side Street Introd Company. Authorizing the Pennsylvania and Sodus Bay Railroad Company to hange its route.

To abolish the office of Railroad Commissioner in Johnstown, Fulton

Legalizing the scilion of the iscness Woolen Mills trustees in consolidating with the Phonix Company.

The bills relative to the Troy police, and regulating the price and quality of gas in New-York City and Brooklyn, were recommitted to the Committee on Cities.

The acts to consolidate New-York City and County, and for a street railway in Twenty-third and other streets were advanced.

Resolutions of respect to the memory of the late Hon. Eleazer Jones of the Assembly were adopted. Adjourned.

Mr. Jacobs introduced appill to annex to the City of Brooklyn the town of New-Lots, Kings County. The following bills were disposed of as stated:

The following bills were disposed of as stated:

Providing that instead of returning lands upon which taxes have not been priid, to the State Controller for sale, the County Treasurer shall sell the same. Messay, wags, and Athanauan were afraid that this bill, effecting such a radical change, would work much mischief. They Thought the present system was acceptable, and the most acceptable. Mr. Four never expense and the most acceptable. Mr. Four never has before that the present system was acceptable, and misted that these sales should be made in the counties where the lands lie and where expenses one counties where the lands lie and where we had not save the proposed system certainly was the most accounted. Mr. What said that the carrier of the lands lie and where expenses the proposed system certainly was the most accounted. Mr. What said that are certainly was the most accounted mr. Mr. What said that are certainly in the State lac expenses incurred must be much greater too issue bonin to raise money and part of the said beer exclusively. He also call the street ion to the provision authorising outly Treasurers to issue bonin to raise money and part of the passed the day to alone. The provision of the proposed of the said that the business could very well be performed by the Controller and his clerks, as it had been done. Mr. Princus advocated the bill at some benuth. He thought that under this bill tarse would be more thoroughly collected, and the whole matter would be trought home to the people of each count as it is not to we. Seeme further debate was bad, when the bill was advanced.

towns in cases where boundary lines have been in dispute. Ordered told third reading.

Relative to write of error and proceedings in capital cases; making provision for the more speed disposition of appeals. The bill faxes the time for the execution at not less than 12 weeks nor more than 16 weeks from the day of scottene. Comitionable detaits was had on the bill. Mr. Ross objecting that discretion in the matter should not be taken from Judges where it always has been lodged. Mr. Wern, also, opposed the bill, showing that it was impossible to fir by law this time, as circumstances of an overpowering nature may come in conflict with it. Mr. Hirsaito's outtained the bill, claiming that the people demanded a guaratice that, when a marderr is convinced, his scatteries will be passed, and the day for his excention fixed. On motion of Mr. Warn, the latter clause— nor more than 16 weeks—was stricken out. After farther discussion, the Committee reported progress.

Mr. HOLLISTER announced the death of his colleague, the Hon Eleague Jones, from the Hd District of Washington County, and in a few remarks referred to the high respect in which the deceased was held by all who knew him. He offered the usual resolutions of respect for the memory or the deceased. Messrs. BATCHELLER and Coggestiall, also made remarks appropriate to the occasion, when the resolutions were adopted and the House adjourned until to-morrow morning.

A QUEENS COUNTY ELECTION CONTESTED. The Assembly Committee on Privileges and Elections held a session, yesterday, at the Fifth Avenue Hotel, to hear evidence in the contested election case of Cogswell against Oakley, from the Hd District of Queens County. In the absence of Messrs, Smith and Murphy, District-Attorney Downing acted as counsel for Oakley. Five members of the Committee were present-Wight Philipot, Gilbert, Roche, and Denniston. The contestant proposes to show that the recorded vote in the Second Ward of Long Island City, at the election of last November, was excessive; that Cogswell received more votes in the ward than were returned for him; that the names of voters were not placed on the poll-lists in the order in which they cast their votes, and that citizens did not have free access to the polls or a full view of the boxes. Twenty-six witnesses were examined, yesterday, most of whom remembered distinctly that they had voted for Cogswell, though some did not remember the names of any other candidates. They were closely questioned as to the exact hour when their ballots were cast. Some testified that they passed their ballots through a hole in the door, where a pane of glass had been broken out, and that they could not see the boxes without putting their heads through the hole. Others were as positive that they had a clear view of the boxes and the inspectors. Thomas W. Kearney, an attorney-at-law, testfied that he voted for Cogswell, though he had been a resident of Queens County less than four months. James Labin moved to this city in October with his family, but left some clothing behind in order to retain his right to vote. He was indignant that he was not allowed to register, while one Philip Reed, who had moved away about the same time, registered and voted. which they cast their votes, and that citizens did not

ATTEMPTED SUICIDE IN BROOKLYN.

Charles G. Lewis, age 23, a native of Alabama, reputed to be wealthy, made a desperate attempt to com, mit suicide by cutting his throat with a razor in the boarding-house, No. 332 Navy-st., Brooklyn, at 8 a. m. yesterday. He had been boarding there, and had employed his time in perfecting an invention for the opening and closing of doors, but did no other work, as he was well provided with money. He failed to appear at the breakfast table yesterday morning, and when Chas. Williams, his friend, went up to his room on the second floor to summen him, Williams was horrified to flud him floor to summen him, Williams was horrified to find him lying on the floor in a pool of blood, with his throat cut in three places. Near the right hand of the young man was an open razor, with which the wounds had evidently been inflicted. The police found a letter in his room, a letter without any signature, but in his handwriting, which indicated that he was insane. A vial containing chieroform was also found in his room, and the belief is that he swallowed some of the drug before cutting himself. The Hospital physicians are of the opinion that the young man cannot live, and his father has been requested to come to the city.

THE NEW PARADE-GROUND.

It was resolved, at a meeting held yesterday by the Park Commissioners and Gen. Shaler, to set apart the tract of land reported favorably upon some time ago by Mr. Olmsted for the purposes of a general parade-ground. The land is situated in the low ground north of Fort George, comprises about 80 acres, and will sest about \$350,000. It is 1,000 yards from Inwood landing, borders the Harlem River about 835 feet, and extends 2,405 feet on a line parallel with the Kingsbridge road, bisecting Tenth-ave., which runs diagonally through it. The larger part of the tract is flat and low, the Department respecting inclosures, and on all matter to which no specific rate of postage is assigned, postage shall be charged at the rate of two cents for each half some of traction theesen, and this provision shall include all letters commonly known as drop or local letters, delivered through the post-foliase or their carriers; and magnate manuscripts are hereby declared to belong to the Sac. Z. That from and arise the lat day of January neat under such regulations and in such manner as the Postmanter General shall prescribe, the postage provided by law to be paid upon prizated matter or the second class shall in all cases be repealed and conjected at the offices respectively where such matter such as a solution of the proposed ground, the valuable land fronting on Kinesuringe Road has been proved that the entire loss avoided, with the most part of that which is thought to required by law.

have a certain special value from the prospective improvement of Harlem River as a navigable canal. Boats on the Harlem River will land passengers directly at the ground, and trains of the Hudason River Railroad will stop at a station on the opposite bank of the river. Of the 81 acres of land, 70 are nearly level and almost in condition at present for parades; 13 acres are elevated and can easily be adapted for the purposes of spectators, roadways and buildings. The Corporation Counsel will be informed at one of the action of the Park Commissioners, and requested to take the necessary steps to acquire title for the city to the land.

THE JUMEL ESTATE CASE.

BOWEN'S CLAIMS RIDICULED BY THE OPPOSING COUNSEL.

At the resumption, vesterday, of his argument in the Jumel estate case, Mr. Carter, after review ing at considerable length the main points in the history of the celebrated Jumel will suit, and claiming that they furnished incontrovertible evidence of the insanity of Mme. Jumel at the time she made the will, argued that the following facts relative to Mr. Chase's title to Mmo. Jumel's estate appear in the testimony given in his behalf : Maria Jones was the sister of Mme. Jumel, and the breaking of the will vested the title to her estate in her heirs-at-law, the children of Maria Jones, whose rights were purchased by Mr. Chase. The title to it is, therefore, now vested in him and his children. Leaving this branch of the case, Mr. Carter de nounced as a conspiracy Mr. Bowen's attempt to wrest the estate in question from Mr. Chase; and referring to Gideon J. Tucker's alleged complicity in it, spoke sub stantially as follows:

Although Mr. Tucker denies that he is the plaintiff-Although Mr. Tucker denies that he is the plaintiff's agent for the conduct of this case, it appears from Bowen's own testimony that he is authorized to employ counsel; that he runs all over Rhode Island and New-York hunting up witnesses whom nobody ever heard of before; that he furnishes all of the money required, and that, in the event of Bowen gaining his case. Tucker is to have the amount expended refunded with interest, and to receive one-tenth of the property recovered. Now if this does not show that Tucker is Bowen's agent for the conduct of this case, "what in the name of common sense does it show i".

The name of the consultance of the consultance question here.

The usual altercation on the conspiracy question here occurred; and after Judge Shipman had stopped it, Mr Carter minutely analyzed the evidence, the important parts of which have been published in THE TRIBUNE, ipon which the plaintiff bases the allegation that he is the illegitimate son of Mme. Jumel, and claimed that it was so absurdly contradictory and incongruous as to be entirely unworthy of credit. In speaking of Bowen's to illegitimacy, Mr. Carter said, among other things '

claim to illegitimacy, Mr. Carter said, among other things.

Bowen awears that he was born in the house of Freelove Ballou; that he remained there about 10 years, and that he never heard who his mother was until he was 29 years of age, when Freelove Ballou told him about her. Now, is it not a "manifest absurdity that, under those circumstances, Bowen could have passed from infancy to mathloed without hearing any one lisp his mother's name"; again, in 1823, some time after Bowen had been told who his mother was, he was in the habit of going to Saratoga; and he tells us that "during one of his visits there, he met Mine Jumel, and saw her grossly insulted without even speaking a word in her defense. Is it possible that a man can see insult and abuse heaped upon the woman who bore him without raising a hand for her protection!" Bowen's wife was with him upon that occasion, and his counsel tells us that he kept silent because he did not want her to know that he was "baseborn; but was not that fact well-known in Providence!" His wife was born within "49 rods of his own birthplace; and is it to be supposed that she did not know that her husband was reputed to be the illigitimate child of somebody!" In view of these and other facts "it is worse than absurd to think that this man ever supposed from the dawn of his existence to the day of the death of Mine. Jumel that she was his mother. That idea was put into his head by certain persons for a certain purpose." Henry Martin, Bowen's playmate, testified that he never heard who his mother was; Dexter Thusher, another of lowen's companions, testified to the same effect; "and yet, since Bowen has set up the pretense that he is Mine. Jumel's illegitimate son, witnesses, at the rate of \$i0 per head, are ready to swear that they have hoard her declare to that effect." The venerable Daniel Hull testified that he saw the Betsy Bowen who subsequently became Mine. Jumel, in bed, with an infant only a few days old; and that that infant is now the plaintiff in this case. This was the

Yesterday was devoted by the Court of Oyer and Terminer to the examination of jurors in the case of John Scannell, charged with killing Thos. Donehue in Johnson's pool-room. Thirty-eight jurors answered to their names out of the panel, and five were added to the two obtained on the previous day. The first man called was readily accepted, although he admitted that he had read all about the assassination in the newspapers. His Twenty-eighth-st. A full hour was wasted upon the next man, Samuel Shoppock, who was questioned very much as though he was himself a criminal. At last two long speeches were made by Mr. Beach and the District-Attorney, in which Mr. Beach and the District-Attorney, in which the jaror's mind was skillfully dissected, its condition laid bare before the public gathered to listen, and sundry useful legal propositions were laid down for the guidance of the triers. Finally Judge Brady charged them with great care, and they rejected the juror in consequence of his having "impressions" as to Scannell's guilt or innoceance, which would require strong evidence to remove. David Wile of No. 48 Walker-st., was sworn as the fourth juror; John J. Bragg of No. 29 Desbrosses that the fifth; Allen E. Terry as the sixth and Theodore E. Studley, merchant, of No. 28 Park-place, as the seventh. No procedures were obtained before the Seventh. No more jurors were obtained before the Court adjourned, but it is expected that the number will be completed to-day. Among the incidents of the day was the calling of Benjamin J. Nathan, a nephew of the murdered Nathan. He was challenged by the defense, and the triers found the challenge true.

THE MORGAN WIFE MURDER

An inquest was held by Coroner Young, yesterday, concerning the death of Catherine Morgan, age 45, who was kicked and beaten to death on the night of Jan. 31, by her husband, Josiah Morgan, age 20, at their shanty, on the rocks, near Fifty-fifth-st. and Broadway. Jane Bracken, an old and very repulsive-looking washerwoman, who was the only witness of the brutal affray, testified that early on the evening in question she came home and found Morgan, his wife, and two girls, drinking. Morgan abused his wife for having caused his arrest for maltreatment, and at about 8 o'clock the girls left on account of his violence toward his wife. Morgan then threw seacups, plates and other table ware at his wife, and knocked her down and kicked her about the head and body. The woman became insensible, but he nevertheless continued to kick her at intervals, and at about 10 o'clock he struck her several times on the head with an iron-hooped water-pall. At about 2 o'clock he fled, and his wife was found dead in the morning. The jury gave a verdiet against the accused, who was committed to the Tombs to await the action of the Grand Jury. The prisoner, who is known to the police as a thief, stated, on his voluntary examination, that he was a truck driver, but, under advice of counsel, he declined to say anything relative to the charge against him. affray, testified that early on the evening in question

The Commissioners of Emigration held a regular meeting, yesterday, at Castle Garden, Richard O'Gorman presiding. Much of the time was spent in executive session, during which the annual report was read, signed, and ordered to be transmitted to the Legis-lature. At the open session, Superintendent Casserly read the minutes and reports of the different Committees. The Ward's Island Committee reported communications from Superintendent Wells announcing that the
inmates of the hospitals had every facility for reading and
writing. The occupants of the barracks should not have
equal opportunities owing to their desire to avoid work.
A communication was also read from Superintendent
Wells deprecating the establishment of evening schools
for the adults, on the ground that it would conflict with
the discipline and morality of the Island, as emigrants
we're now ordered to be in their quarters at 5 p. m., and
an evening school would disturb these arrangements and
facilitate the operations of their vess. Mr. Wallach recommended that the matter be referred back to the Ward's
Island Committee for further consideration, and that
the interval of two hours between the supper of the emigrants and 8 p. m., might be profitably employed in
teaching them the rudiments of the English language. read the minutes and reports of the different Commit

SALE OF THE FLORIDA.

The steamer Florida, which has been lying in the Atlantic dock, is now at the foot of Wall-st. It has been intimated that she is intended for the use of the Spanish Government. From what can be learned at the Custom-house it appears that the Florida was sold on Monday by Francis Dorr to William P. Clyde for \$11,000. The purchaser declined to furnish any informa-\$11,000. The purchaser declined to furnish any informa-tion concerning his intentions. The Florida (formerly the Penguin) was seized by the United States authori-ties on Aux. 10, 1870, for an allexed breach of the Neutral-ity laws, at Greenpoint, L. L. She had a full carge of rifles on board, and was detained until Jan. 10, 1871. For this detention, which is alleged to be illegal, a suit is now pending against the United States authorities for damages. After her release she went to St. Thomas, where she was pursued by Spanish vessels, and finally returned on Feb. 3, 1872.

SUBSCRIPTIONS TO THE FUNDING LOAN. Many subjects of special interest engrossed the attention of Wall-st. and the business community, yesterday. Prominent among them was the statement that cable dispatches had been received by leading bankers in this city, saying that the subscriptions to the bankers in this city, saying that the subscriptions to the runding loan do not exceed \$23,000,000. It was also reported that the subscriptions in this country are not more than \$10,000,000, thus making a total of only \$33,000,000 subscription to the new loan. A prominent member of the Syndicate asserted that the cash subscriptions to the loan aircady exceed \$100,000,000. The time for making the call had been changed from Feb. 7 to March 1, in order to conform to the time of the subscriptions in Europe, as required by act of Consress. He had no doubt that the entire loan would be negotiated within the time required by law.

THE COURTS.

In the United States District Court, yesterday, in the collision case of the schooner Daniel Wil-liams against the propeller Titian, Judge Blatchford di-rected the entry of a decree for the libelants, with the usual order of reference.

The suit of Stephen H. Woolridge agt. The

Mayor, Aldermen, &c., and the Metropolitan Fire Department, was dismissed yesterday by Judge Barrett, on the ground that the Metropolitan Fire Department being an independent State corporation, the city was not responsible for its acts. The action was to recover \$25,000 damages for injuries sustained by the explosion

Marcus P. Woodruff sued the Camden and Amboy Railroad Company, in the Court of Common Pleas, for damages for the loss of goods by fire at the Company's wharf, July II, 1864. The goods were shipped at Cairo, Ill. The defense was that there was no negligence on their part, and that the bill of lading excepted risk from fire. The jury, however, found the Company guilty of negligence and rendered a verdict against them, yesterday, for \$44,429 01.

The will of Mrs. Jane Ann Fowler was con tested, yesterday, in the Surrogate's Court. She died Dec. 14, leaving property worth from \$75,000 to \$100,000 to relatives, two servants, and personal friends. The will is contested by the husband and three aunts of the will is contested by the mission and three same of eccased on the ground that the testator was incompetent to make a will, and that she was unduly influenced. Acton Civil, Caleb B. Knevals, and John O. Brintnell testified that the testator was entirely competent to make her will. Homer A. Nelson appeared for the proponents and Messrs. Matthews and Luddington for the centestand.

CRIMINAL NOTES.

In the Court of General Sessions, Part I., yesterday, before Recorder Hackett, David Buckley was charged with in-swardt and hattery. The prisoner admitted the assault, wher Recorder Hackett instructed the jury to reader a verificit of simple as Sentence postponed until Friday...James Curtin, assault and ba-recontrated

At Jefferson Market Police Court, yesterday, wiliam H. Willett was held in \$500 half for trial on a charge of enticing
Walter H. Johnson of the St. Nicholas Hotel into a gambling den at
Broadway and Houston-et., and swinching him out of \$60 ... Mary
Brennan, a domestic, charged with stealing clothing worth \$50, belonging to Mrs. Margaret Russell of No. 61 Monroe-st., was locked up for
trial... John Crawlins was locked up in default of \$1,000 half for trial
for stabbing James Stevenson of No. 159 Perry-st, in the arm and hand.
... A young man giving hin name as John Lane, yesterday afternoon. In
a Broadway car, robbed Mr. Le Bontillier of Broadway and Fourteenth of \$2,500 in gold certificates and coin. He was co

U. S. SUPREME COURT—WASHINGTON, Feb. 11.

No. 42—Holyoko Water Power Company agt. Lyman et al.; error to the Supreme Jodicial Court of Massachuseits.—The plaintiff is error are the successors of the Haidley Falls Company, in the ownership of a dam across the Connecticut River at Holyoko, Mass., and the defendants are the Commissioners of Intand Fisheries of the State, who sought to compel the plaintiffs to construct a fallows for aslumon and shad up the river, and over the dam, in their accustomed seasons. The defense was that their charter did not impose upon the company the dark of maintaining a fashway; and the reply was, neither did it exampt them from that duty, and that all gravis of the Legislature surrendering public rights are to be construed strictly against the crantees. The Court sustained the view of the Commissioners, and the judgment was against the company. This Cover affect the judgment, boiling that all gravits are to be offered in favor of the public. Mr. Justice Clifford delivered the opinion.

No. 100—United States art. Hickey: appeal from the Court of Chaims.—This was an affirmance of a judgment in favor of Hickey against the United Bajeles for certain storage provided in California, and for a bonus agreed to to be paid him for renting Government The transactions were between the years 1531-25, and are without interest. The fundament of the surrey of the sur U. S. SUPREME COURT-WASHINGTON, Feb. 11.

acquently Trambull & Co. were permitted to interpiezed, and the question was then whether the property was Thomas's and hable to par the debt of the bank, or belonged to Trumbull & Co. It was decided below in flavor of Trambull & Co., but this Court into the fact in favor of the bank, and reverse the judgment. Mr. Jastice Swayne delivered the opinion. No. 279—Williams set. Boker and one other case; appeals from the Circuit Court for Iowa.—These are controversies concerning lands claimed to have been reserved at the time of the passage of the set. of May 15, 1056, making a grant to the State of Iowa to add in the construction of certain radiums. The Court sustained the theory that the lands were reserved and withdrawn from the market, and found in favor of the State and those bodding under it, and this Court affirm the decision. Mr. Justice Miller delivered the opinion. Mr. Justice Davis did not size part in the decosion on account of supposed interest. Mr. Justice Bradley did not six at the hearing of the cause.

DECISIONS-FEB. 11. DECISIONS—Fen. 11.

Supreme Court — Chambers — By Judge Davis. —

Naismith agt. Naismith.—See mem. Herman art. Strellta.—Metlon to
vaccic strachment granted, with \$10 costs. Kruse agt. Kling and ors.

Bail relaced to \$1,000 for each of said defendants, Kling and Spendel,
and mution denied as to others. Alter agt. Cowen.—Metlon denied,
with \$10 costs of opposing. Wolf et al. agt. American and Mexican

R. R. and Telegraph Co.—Metlon denied, with \$10 costs of opposing

same. Dalton art. The Matsal Benefit Life Insurance Co.—Approva

relaxed. Gescheidt agt. Kaline and ors.—Mem. for counsel. Seaman

agt. Schupter.—Motion denied, with \$10 costs of opposing. Parkin agt.

Bruca.—Judgment ordered.

Common Pleas-Special Term-By Judge Robinson.

-- Rodda agt. Kreling. -- Motion granted; \$10 costs to set of against judgment. Fearing agt. Irwin. -- Costs as on trial issue at law on and after notice of trial to be allowed; also two trials. Montgomery agt. Gets et al. -- Order desired. Court of Appeals-ALBANY, Feb. 11 .- The follow-

Court of Appeals—ALBANY, Feb. 11.—The following decisions have been rendered in the Court of Appeals: Judgments affirmed with costs.—Cushman agt. Histfell, Davis agt. New York Central and Hudson River Railroad Company, McSheen agt. Same, Farley agt. McConnell, Griswolf agt, Griswolf, Tinney agt. Boston and Albany Railroad Company, Pearsall agt. Fearsall, Lewis agt. Palmer, Hill agt. Priestly, Abbe agt. Allon. Orders affirmed with costs.—The People agree Tutle agt. Canal Appraisers of the State of New York, Same agt. Rame, People agt. Green, Controller, &c., Davis agt. Roberts. Order grashing new trial reversed and judgment on report of referee affirmed, with costs.—Johnson agt. Underhill. Order granting new trial reversed and judgment on the costs.—Magnain agt. New-York Central and Hudson Liver Railroad Company. Order and general term severed and order of special term affrared, without costs to either party.—Dufy agt. Donovan. Judgment reversed and new trial granted.—Islam agt. Devision. Appeal disminated, with costs.—Bailer agt. New-York and Harlem Railroad Company. Motion granted and order filed herewith.—City of Rochesier agt. Hart.

CALENDARS-THIS DAT. SOPREME COURT-CIRCUIT-PART II.-BARRETT, J.-Opens at 10:50 SOPREME COURT—CIRCUIT—PART II.—BARRETT, J.—Opens at 10:30 A.

772. The People et rel. Stemmler 946. Jacobs agt. Core Exchange Ins. Co.

1000. Schryler, ext. et al. agt.
Mayor ac.
1300. Mohemer agt. The Mayor, &c.
2006. Whiting, jr., admr. agt. The Same.

514, Jones agt. Schreyr.
1000. Alburton. assignee, agt. Smith and ann.
1001. Watson agt. Breuran, Sheriff. &c.
1100. The East Alabama and Cincinnati R. R. Co. agt. The Atlantic Motical Ins.
1000. Barber agt. Wall.

SPECIAL TERM—VAR BRUST, —Opens at 10:3 a. m.

Demurrers.

6. The Mayor, &c., agt. Tweed

31. The People, &c., of State of New-York agt. Ingersell, impleaded.

215. Berge agt. Muller.

215. Crollus agt. Am. Bible 80
227. Derby agt. Derby.

228. Hell agt. Donnington. 120. Arms Bible Society agt Stark

210. Arm Bible Society agt Stark

211. Render agt Schreider.

212. Fento agt O'Callaghan.

221. Corsen agt Mundy and and.

221. Corsen agt Mundy and and.

222. Spanding et al. agt Farley.

223. Smith agt Cushing.

224. College agt Schreider.

225. Fento agt O'Callaghan.

226. Sing Rayan and and.

227. Smith agt Open and and and.

228. Sing Rayan and and.

229. Sing Rayan and and.

220. Greenleaf agt Greenleaf.

227. McMillan agt William agt William agt William agt William agt William agt William agt.

226. The Tradegar Co. agt he 8t.

Louis Lawrence and Denver Rallroad Co.

Carningus—Davis, J—Opens at 102. Mcman et al. Lapaugh et al.

227. In the matter of Hume.

40. June agt agt the Earn' of Apportonment.

129. Advances of Louis Lapaugh et al.

237. In the matter, &c., of More
man.

239. In the matter, &c., of Hope.

64. Guidet agt the Beard of Apportionment.

102. Adams agt Lanigran, et al.

103. Johnson agt Lanigran, et al.

110. Johnson agt Kansas and Pacific R. & Go.

111. Cushman et al. agt. Burndell.

161. Livermore agt. Rainbridge.

174. Dickie agt. Dickie agt.

185. In re. Robert Downer.

201. In the matter, &c., of American College agt.

242. In the matter, &c., of American College agt.

243. In the matter, &c., of American College agt.

244. In the matter, &c., of Aman et al.

245. In the matter, &c., of Aman et al.

246. In the matter, &c., of Hope.

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247. In the matter, &c., of Mosponius College agt.

248. In the matter, &c., of Mosponius College agt.

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215. In the matter, &c., of Astor.
215. In the matter, &c., of Fitzpariek.
217. In the matter, &c., of Fitzpariek.
218. In the matter, &c., of Cushman.
218. In the matter, &c., of Mark.
219. In the matter, &c., of Astor.
219. In the matter, &c., of Astor.
219. In the matter, &c., of Mallings.
220. In the matter, &c., of Rallings.
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235. In the matter, &c., of Maker.
236. Maker agt. Gaustro.
237. Maker.
238. Sandre agt. However.
239. Maker.
247. In the matter, &c., of Maker.
258. Sandre agt. Gaustro.
259. Maker.
250. Make

1505. King agt. Wise.
1572. Daily agt. Rody.
1509. Seaman agt. Brennen, Sheriff.
170. McGrath agt. Boylan.
170. Hall agt. Bajleda and others.
1709. Virtue agt. Walsh.

Common Pinnas—Router Thurk—Lanarmonn J.—Opens at 11 s. m.

31. Brown et al. agt. Moran.

32. Seabury art. Sursh.

33. Heaboury art. Sursh.

35. Heaboury art. Sursh.

36. Crashamer's Life Assurance
Go. agt. Hope Mutual Life
Ins. Co.

37. Clar's agt. Clark, sin'i.6

Thompson et al.

39. Read and ors. agt. O'Bries
Brieff.

1235. Shields agt. Lasky.

1235. Shields agt. Lasky.

1236. Raturn agt. Rathman.

1307. Asturn, assignee agt. The Shoe
and Marine Ins. Co., of Life.

1307. Sturn, assignee agt. The Shoe
and Marine Ins. Co., of Life.

1308. Siters, assignee, agt. the Commerce Ins. Co. of Albany.

Pany II.—Lonw. J.

Opens at 11 s. m.

Marine Court—Train—Larker—Pany I.—Perry agt. Riton.

Marine Court—Train Trans—Pany I.—Bary I.—Lonw. J.

Opens at 11 s. m.

31. Brown et al. get. Assurance
Go. agt. Hope Mutual Life
Ins. Co.

32. Clar's agt. Clark, sin'i.6

1809. Same agt. Clark, sin'i.6

1819. Same agt. Solweith Fire Ins.

811. Rimer'agt Dolmson.

1812. Sturn agt. Staten Island B.

82. Co.

1812. Sturn agt. The Adriatic Fire
Ins. Co.

1813. Lasky agt.

1814. Co.

1815. Same agt. The Adriatic Fire
Ins. Co.

1816. J. Same agt. Opens at 11 s. m.

1817. Same agt. Opens at 11 s. m.

1818. Sturn agt. Brief.

1819. Same agt. Opens at 11 s. m.

1819. Same agt. Opens at 11 s. m.

PART II.—LORW. J. Opens at II a. m.

MARING COURT—TRIAL TREM—PART L.—JOACHIMERS, J.—Opens and calendar called at 10 a. m.

1872. Birdsell agt Cassell.
1202. Kumpner agt Kreauer.
1205. Engleson agt McGovan.
1410. Frank agt Lonis.
1419. Since agt Eridort.
1419. Since agt Eridort.
1419. Since agt Eridort.
1419. Same agt Same.
PART II.—Since, J.—Opens and calendar called at 10 a. m.
1432. White agt Conway.
1432. Nichols agt Van Nestrand.
1434. Feld agt Caffe.
1435. Van der Roest agt Roux.
1435. Van der Roest agt Roux.
1436. Garrin agt Harrison.
1437. Solomous agt Smith.
1437. Solomous agt Smith.
1437. Solomous agt Smith.
1437. Garrin agt The Firemen rs
1437. Marin agt Dergins.
1437. Barton agt Herman.
PART II.—Spaulding, J.—Opens and calendar called at 10 a. m.

PART III.—SPAULDING, J. L. Opens and calendar called at 10 a. m.
575, Baily agt Pashloy.
1707, Frank agt, Gellagher.
1707, Sreinrick agt, Farley.
1708, Relifer agt, Cady.
1719, Cropby agt, Hirsch.
1719, Goodbeart agt, Haushe.
1710, Sauchern act, Bock.
1719, Souchern act, Bock.
1719, Souchern act, Bock.

CITY GOVERNMENT.

Board of Aldermen. OFFIGIAL.] STATED SERSION, MONDAT, Feb. 16, 1873. Present-William Wade, esq., President, in the chair, and a quere

of members.

RESOLDATIONS LAID OVER.

That One-hundred-and-fourteenth-st., from the Harism River to Thirdave., be paved with Belgian or tray-block pavement.

That Frist-ave., from One-hundred-dist. to One-hundred-and-twentyfifth-st., be paved with Belgian or tray-block pavement.

That on both sides of Pifty seventh st., from Eleventh-ave. to Hudson
River, the sidewalks be flagged and redagged.

That a sever be built in Stritch-st., from Testh-ave. to North River.

That Ninety-ninth-st., from Eighth-ave. to Eleventh-ave., be regulated and graded, the carb and gutter-stones set, and the sidewalks flagged.

That lamps be lighted on Forty-seventh-st., from Shirth to Eighth-ave.
That so both sides of Stritch-sts., between First and Second-aves, the sidewalks he flagged and redagged.

That the carb and gutter stones set, and the sidewalks flagged.

That obth sides of Party-partiest, from Mailson to Frith-ave, the sidewalks be flagged and redagged.

That Shesty-third-st., between Second and Third-aves. be regulated and graded, the carb and gutter stones set, and the sidewalks flagged.

That Minety-third-st., from Third-ave. to Fifth-ave., be regulated and graded, the carb and gutter stones set, and the sidewalks flagged with Belgian or tray-block pavement.

That Color and the party set of the sidewalks flagged.

That Ninety-third-st., from Third-ave. to Fifth-ave., be paved with Belgian or frap-block pavement.

That Gold-st., from Flank-ave, to Poth-ave., be regulated and graded, the carb and gutter stones set, and the sidewalks flagged.

That Perry-st., from Gold to Pearl-st, be paved with Belgian or frap-block pavement.

That Gold-st., from Frankfort be Pulton-st., be paved with Belgian or frap-block pavement. RESOLUTIONS LAID OVER

Each by the following vote:
Affirmative—Assistant Aldermen Polov, Murphy, Clancy, Kenting,
Wisser, Healy, Thoronel, Theiss, Codington, Strack, Keenarr the Presi
dent, Assistant Aldermen Keline, Brucks, Keily, Simonson, Cumisky,
Linden, Summers, and Bereas—20.
That Croton mains be laid in Pifty-ninth-st, from Pifth to Seventh-

nue A. That crosswalks be laid in First are, at One-hundred-and-fifteenth-st. Keeh by the following vote: Affirmative—Assistant Aldermen Poles, Murphy. Ciancy. Keating, Wisser, Healf, Thornell, Theiss, Codington, Nrack, Keetan, the President, Assistant Aldermen Keloe, Brucks, Kelly, Simonson, Cumisky, Linden, Nonmers, and Beyea—19.

Adjourned until Monday next, Feb. 17, at 20 clock p. m.

William H. Moloney, Clerk.

DEPARTURE OF FOREIGN MAILS.

WEDNESDAY, Fas. 12.
WEDNESDAY, Fas. 12.
Queenstown and Liverpool, per steamshir
Queenstown and Liverpool, per steamshir
Queenstown Main on Pier No. 46 N WEDNESDAY, Frm. 12.

Mails for Europe, via Queenstown and Liverpool, per steamshif isconsin, close at 12 M. A Supplementary Math on Par No. 46 N., is closed at 2 p. m. Steamship sails at 3 p. m., from Pier No. N.R.

No. 50 N. R.

THURNDAY, Pro. 13.

Malls for Europe via Plymouth, Cherbourg, and Hamburg, per steamthurdest, Hobbern, is closed at 1 p. m. Steamship sais at 2 p. m. from
oot of Thirdest, Hobbern.

A Plysian Closed Mail is sent by this line.

[All letters deposited in Supplementary Mails must be propaid with
tooble destarts.

[All letters deposited in Supplementary matter of Havana, close at 2 mails for Havana direct, by the steamahin City of Havana, close at 2 p. m. Steamahin sails at 3 p. m., from Pier No. 3 North River.

FRIDAT, Fam. 4.

A Mail for Habitax, N. S., steamed at the New-York Post-Office every day at 6 p. m., and goes via Bostom.

Mails for New foundatal close at the New-York Post-Office every Priday at 6 p. m. Steamahin sails from Portland, Me., on Saturday at 6 p. m. fetter postage to all the West Indics, except when going direct, will be 18 cents the half ounce. Papers 4 cents each, which must be prepaid.

SATURDAY, Figs. 15.

Malls for Great Britain and France, via Queenstown and Liverpool, by Samplementary Mail Malls for Great Britain and France, via Queenstown and Liverpool, by
the steamship Baltic, close at 12 M. A Supplementary Mali
on White Star Bock is closed at 1550 p. m. Steamship sails at 3
p. m., from White Star Dock Paronia Ferry, Jerser City.
For Closed Mails for the Continent of Europe via Southampton and
Bremmen, by the steamship America, mails close at 11 s. m. No Supplementary Mail. Steamship sails at 3 p. m., from foot of Third-st.,
Mohdyer.

plementary Mail. Steamship sails at 2 p. m., from foot of Turd-st. Moboken.

A Direct German and Prussian closed Mail is sent by this line.

Mails for Hayth etc., by steamship Vicksborg, close at 1 p. m.

Mails for Key Wess by steamship Clyde, close at 2 p. m. Steamship

sails at 3 p. m., from Pier No. 20 E. R.

Sandy Hook. . . B:06 | Gor's latand. . . E:42 | Hell Gate Ferry . 10:31

SHIPPING INTELLIGENCE.

an & Co.
Steamship Neptune, Baker, Boston, H. F. Dimock.
Ship Calcutta (Br.), Hamilton, Laverpool, C. L. Wright & Co.
Ship British Wave (Br.), Kendall, Liverpool, Grinnell, Minture & Co.
Ship Roslyn Castle (Br.), Alexander, Sydney, N. S. W., E. W. Cam-

Nois Roslyn Castle (Br.), Alexander, Sydney, N. S. W., B. W. Cameron.

Bark Almo (Rass.), Kannilla, Dublin, Tetens & Bockmann.

Bark Armo (Rass.), Kannilla, Dublin, Tetens & Bockmann.

Bark Teress (Br.), Adams. Clenfaegos, J. & G. Fowler & Co.

Bark Alme (Ger.), Kachodi, Stettin for orders, Punch, Edye & Co.

Bark Punjaub (Br.), Rosewaine, Liverpoot, J. C. McArtbur,

Brig Marga, Carlow, Santa Crus, Caba, W. Ingalla & Co.

Brig Ponveri, Allen, Mannanillo for orders, Thompson & Hunter.

Brig Curscau (Br.), Falkner, Curscao, &c., Jas Foulk's Sons.

Brig Amanda (Ger.), Caacks, Hamburg, &c., Funch, Edye & Co.

Schr. O. Caken, Med. Bamford, Stamford Manufacturing Co.

Schr. A. J. Williams, Morrell, Stamford, Stamford Manufacturing Co.

Schr. Sallie Burton, Burley, Stamford, Stamford Manufacturing Co.

Steamship Hanry Channers, Gray, Aspinwall Feb. 2, with midse, and pass, to Facile Mail Bleamship Co.

Steamship Bremen (Ger.), Lackwigs, Bremen Jan. 25, and South
ampton Zelin, with midse, and pass, to Colrichts & Co.

Bark Revense (of Ballimore), Segerman, Montevideo Dec. 22, with hides and void. Boston), Brown, St. Antonio, Cape de Verde, Jan. 18, with Irola.

with fruit. Schr. Fannie W. Johnstone (of Morristown, N. J.), Marts, Zaga 23 days, with sugar.

Schr. Jeanie E. Simmons, Young, Baltimore.

Schr. George G. Jewett, Patterson, St. John N. B. 35 days, via Edgar
sers, with lumber.

Taltimore, with lumber.

Schr. George G. Jewett, Fatterson, St. John N. B. 35 days, via Edgartows, with lumber.

Schr. Horate Nichols, Haughwout, New Smyrns, Fla., with live oak.

Schr. Horate Nichols, Haughwout, New Smyrns, Fla., with live oak.

Schr. Matilda Brooks (of Brookhaven), Shorts, Jacksonville II days, with Jeliow pine lumber.

Schr. Jessie Wilson, Connolly, Boston 3 days, with fish.

Schr. Helen Hastrouck, Hal, Baltimore.

Schr. Majad, Watson, Rockland, with lime.

Schr. Majatic, Davis, New London.

Bohr. Saratoga, Weeks, Providence for Elizabethport.

SAILED.

Steamship Corinus, for Hamburg.
WIND-Sundown, light, N. W.; hast.
DOMESTIC PORTS.

DOMESTIC PORTS.

Boyros. Feb. 11.—Arrived, ateamsins George Appeld and Wm. Rennedy, from Baltimore. The ship Archer. from Manlia, which was in the Bay on Sunday has not yet arrived, having probably been blown of by the heavy N. W. gales.

Four Mowning, Va., Feb. 11.—Passed in for Baltimore, bark Campanero, from Bity: schr. Palos, from Demerara. Sailed, briga Victoria, and St. Nicholas, for New York.

KRY WAST, Pla., Feb., 9.—Sailed, steamship. George W. Clyde, Cole, from Galveston for New-York.

FOREIGN PORTS.

GURRNSTOWN, Feb. 11.—The Williams & Guion Line steamship Mintesota, Froeman, from New York Jan. 30, for Liverbool, arrived here at nesota, Freeman, from New Fork Jan. 30, for Liverbook, arrived nere as 6 o'clock last night. The National Steamship Company's steamship Italy, Thompson, from New York, arrived here at 10 a. m. to-day, en route for Liverbook, and proceeded.
Livarroot, Feb. 11.—The Allen Line steamship Polynesian, Brown,
from Portland Feb. 1, has arrived here.
HAYER, Feb. 11.—The steamship Cimbris, which should have left here
on Saturday, was detained by fog, and did not sail until Sunday morning.

on Saturday, was detained by fog, and old not sail swiil Sunday morning.

The steamship Minule Breslauer (Et.), from Malaga for New York, which was wrecked on the South side of Bermada, had broken up the 4th inst. Diverse had saved a partion of the leaf and most of the cort. The leaf was reshipped in the steamship Eaplain, for New York, Capt. Crebett and his sirts differer were tried before a Court of Laquiry at Bermuds. Capt. Crectificate was suspended for nine months, and the first officers for six months. It is reported that the M. B. struck on a heretafore unknown rock, which canned the disaster.

FORTARES MONDOR, V.A., Feb. II.—The pilothout Maryland was run into by the bark Campanero last night, off Cape Heary, and had her mainmant earlied away.

NORDOR, V.A., Fab. II.—The sobr. Abbott Deverwar, from Beifast for Baltimore, put in with her sails form and her auchors and chains lost.

A ship, name naknewn, is reported ashors the miles north of Heg Island. She is supposed to have gone ashore during the gale of Saturday. The British acht. William of St. Johns, loaded with acrasp iron, bound to Baltimore, wast ashore on thicasinocontics Island, 25 miles north of latteras. Feb. 6, during a gale. The crew were saved. The vessel will probably be a total less.

NOTICE TO MARINERS.

NOTICE TO MARINERS.

RICHMORD, V., Fels. B.—The budy at Harrison's Ber, James River, recently impliced, has been restored to the former position.

For Latest Shap howe see Fifth Page.

London Advertisements.

PIESSE & WHITE ROSE, a most delicate of FRANGIPANNI, an eternal per-O P O P O N A X

The Flower King

AMBERGRIS, more rare than gold.

VIOLET and ORANGE, for Weddings. KINS MR QUICK, always sweet

MRST-CLASS BREECH-LOADING GUNS. J. LANG & SONS. FIRST MAKERS of the BREECH-LOADING SPORTING

GUN IN RNGLAND, baving for many years given their attention to guns for American Sports

men, and having been honored with their patronage, are prepared to send drawings of or to supply their New Troble-Grip Sonp-Action Gu the strongest, simplest, and most suitable Gun for American Sportanas it combines soundness and great strength with case and rapidley o

The highest class work only at moderate prices Can be seen in precess of manufacture at J. LANG & SON'S. 23 COCKSPUR STRRET,

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wise, should communicate with the undersigned, who have capacie

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